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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/754,815	01/09/2004	Yuta Nakaya	FUJO 20.845	1554
26304 75	90 12/15/2006		EXAMINER	
KATTEN MUCHIN ROSENMAN LLP			LE, NHAN T	
575 MADISON AVENUE NEW YORK, NY 10022-2585			ART UNIT	PAPER NUMBER
·			2618	
·			DATE MAILED: 12/15/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/754,815	NAKAYA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Nhan T. Le	2618				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period was pailing to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONET	l. ely filed the mailing date of this communication. O (35 U.S.C. § 133).				
Status ·						
1) Responsive to communication(s) filed on 09 Ja	nuary 2004.					
·	action is non-final.					
,						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-16</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-6 and 11-16</u> is/are rejected.						
7)⊠ Claim(s) <u>4 and 7-10</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.	•				
Application Papers						
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1 ✓ Certified copies of the priority documents		-(d) or (f).				
 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau		3				
* See the attached detailed Office action for a list	·	d.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Date 5) Notice of Informal Patent Application					
Paper No(s)/Mail Date <u>01/09/04, 08/22/05</u> .	6) Other:	· • • • • · · · · · · · · · · · · · · ·				

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DETAILED ACTION

Specification

Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

The abstract is objected since it contains more than one paragraph. The abstract should be in a single paragraph.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. <u>Claims 1-3, 11-15, 16 are rejected under 35 U.S.C. 103(a) as being unpatentable</u> over Ishii (US 6,509,872) in view of Applicant Admitted Prior Art.

As to claims 1, 16, Ishii teaches a communications apparatus using an adaptive antenna having in a high frequency unit an antenna unit including a plurality of antenna elements (see fig. 3, numbers 1-1, 1-N, col. 8, lines 65-68, col. 9, col. 9, lines 1-28) and a plurality of adjustment units (see fig. 3, numbers 3-1-1, 3-2-1, col. 8, lines 65-68, col.

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9, col. 9, lines 1-28) provided corresponding to the plurality of antenna elements for adjusting directivity of an entire antenna, comprising: an interference wave element extraction unit (see col. 3, lines 16-37) extracting an interference wave element other than a requested signal to be received by said communications apparatus from a received signal by the antenna unit; and an adaptive control unit (see fig. 3, numbers 3-1-1, 3-2-1, col. 8, lines 65-68, col. 9, col. 9, lines 1-28) performing adaptive control on the adjustment value such that the extracted interference wave element can be minimized. Ishii fails to teach an adjustment value of the adjustment unit is perturbed in a 1 symbol time used in said communications apparatus. Applicant Admitted Prior Art teaches the adjustment value of the adjustment unit is perturbed in a 1 symbol time used in said communications apparatus (see fig. 4, page 6, lines 16-25, lines 1-19). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teaching of Applicant Admitted Prior Art into the system of Ishii in order to update the variable reactance value of the antenna.

As to claim 2, the combination of Ishii and Applicant Admitted Prior Art teaches wherein the plurality of antenna elements comprise a feed antenna element and one or more no-feed antenna elements near the feed antenna element; the adjustment unit (see Ishii fig. 3, numbers 3-1-1, 3-2-1, col. 8, lines 65-68, col. 9, col. 9, lines 1-28) is a variable reactance circuit unit connected to each no-feed antenna element; and the adjustment value is a variable reactance value (see Applicant Admitted Prior Art fig. 3, page 6, lines 16-25, page 7, line 1-19).

As to claim 3, the combination of Ishii and Applicant Admitted Prior Art teaches wherein: the adjustment unit is a weight unit corresponding to each of the plurality of antenna elements (see Ishii fig. 3, numbers 3-1-1, 3-2-1, col. 8, lines 65-68, col. 9, col. 9, lines 1-28); the antenna unit further comprises a composing circuit unit for composing a weighted signal from each antenna element (see Applicant Admitted Prior Art fig. 1, number 55, page 4, lines 6-25, page 1-7); and the adjustment value is a weight value of the weight unit (see Ishii fig. 3, numbers 3-1-2, 3-2-2, 3-M-2, col. 8, lines 65-68, col. 9, col. 9, lines 1-28).

As to claim 11, the combination of Ishii and Applicant Admitted Prior Art teaches wherein said communications apparatus comprises the antenna unit (see Ishii fig. 3, numbers 1-1, 1-N, col. 8, lines 65-68, col. 9, col. 9, lines 1-28), the interference wave element extraction unit (see col. 3, lines 16-37), and the adaptive control unit (see Ishii fig. 3, numbers 3-1-1, 3-2-1, col. 8, lines 65-68, col. 9, col. 9, lines 1-28); the antenna unit comprises a plurality of diversity branches provided in spatially different positions (see Ishii fig. 3, numbers 1-1, 1-2, 1-N, col. 8, lines 65-68, col. 9, col. 9, lines 1-28); and said communications apparatus further comprises a weight composite unit for weight composing a signal from each diversity branch (see Ishii fig. 3, numbers 3-1-2, 3-2-2, 3-M-2, col. 8, lines 65-68, col. 9, col. 9, lines 1-28).

As to claim 12, the combination of Ishii and Applicant Admitted Prior Art teaches wherein the adaptive control unit is in each of the plurality of diversity branches, and independently performs control of each adjustment value (see Ishii fig. 3, numbers 3-1-2, 3-2-2, 3-M-2, col. 8, lines 65-68, col. 9, col. 9, lines 1-28).

As to claim 13, the combination of Ishii and Applicant Admitted Prior Art teaches comprising a cooperative control unit performing cooperative control of each adaptive control unit for each adaptive control unit in the plurality of diversity branches (see Ishii fig. 3, numbers 2-2, 2-M, col. 8, lines 65-68, col. 9, col. 9, lines 1-28).

As to claim 14, the combination of Ishii and Applicant Admitted Prior Art further comprising an adjustment value setting unit setting to a predetermined value an adjustment value of an adjustment unit other than a part of adjustment units (see Ishii fig. 3, numbers 2-2, 2-M, col. 8, lines 65-68, col. 9, col. 9, lines 1-28) so that an influence of adjustment by a part of adjustment units can be evaluated in the plurality of adjustment units.

As to claim 15, the combination of Ishii and Applicant Admitted Prior Art wherein said adaptive control unit performs control of the adjustment value in a steepest gradient method (see Ishii fig. 3, numbers 2-2, 2-M, col. 8, lines 65-68, col. 9, col. 9, lines 1-28).

2. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ishii (US 6,509,872) in view of Applicant Admitted Prior Art further in view of Matsuoka (US 20020085653).

As to claim 5, the combination of Ishii and Applicant Admitted Prior Art fails to teach wherein said interference wave element extraction unit extracts an interference wave element using a result of a Fourier transform of a digitized signal of the received signal. Matsuoka teaches wherein said interference wave element extraction unit extracts an interference wave element using a result of a Fourier transform of a digitized

signal of the received signal (see paragraph 0006). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teaching of Matsuoka into the system of Ishii and Applicant Admitted Prior Art in order to remove the influence of time delay within the guard intervals.

3. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ishii (US 6,509,872) in view of Applicant Admitted Prior Art further in view of McCorkle (US 7,006,553).

As to claim 6, the combination of Ishii and Applicant Admitted Prior Art fails to teach wherein said interference wave element extraction unit extracts an interference wave element using a result of a Wavelet transform of a digitized signal of the received signal. McCorkle teaches wherein said interference wave element extraction unit extracts an interference wave element using a result of a Wavelet transform of a digitized signal of the received signal (see col. 21, lines 1-12). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teaching of McCorkle into the system of Ishii and Applicant Admitted Prior Art in order to suppress the signal interference.

Allowable Subject Matter

Claims 4, 7-9, 10 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

As to claim 4, the applied reference fails to teach wherein said communications apparatus converts a transmission data sequence into a parallel data sequence, and

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each of the converted data sequences is transmitted in parallel by a plurality of carriers having different frequencies; and said interference wave element extraction unit extracts as the interference wave element a virtual subcarrier element as a carrier not used in data communications in a plurality of carriers as cited in the claim.

As to claim 7, the applied reference fails to teach wherein said interference wave element extraction unit extracts an interference wave element using received data obtained when the adjustment value is perturbed in one of two symbols and received data obtained when the adjustment value is not perturbed in the other symbol as cited in the claim.

As to claim 10, the applied reference fails to teach wherein said interference wave element extraction unit extracts an interference wave element from the received signal obtained in a format in which a section of perturbing an adjustment value of the adjustment unit in the one symbol and a section of not perturbing any adjustment value of a plurality of adjustment units are included as cited in the claim.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Kimata et al (US 20020190900) teaches adaptive array antenna receiving apparatus capable of shortening convergence time of antenna weight.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nhan T. Le whose telephone number is 571-272-7892. The examiner can normally be reached on 08:00-05:00 (Mon-Fri).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Urban can be reached on 571-272-7899. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Nhan Le

Somo